C	ase 2	::23-cv-02169-FLA-PVC D	ocument 79 #:1527	Filed 0	05/10/24	Page 1 of 2	Page ID	
Gordon Rees Scully Mansukhani, LLP 5 Park Plaza, Suite 1100 Irvine, CA 92614	1 2 3 4 5 6 7	KENDRA S. CANAPE (SBN: 259641) kcanape@grsm.com JOEL D. BRODFUEHRER (SBN: 343092) jbrodfuehrer@grsm.com GORDON REES SCULLY MANSUKHANI, LLP 5 Park Plaza, Suite 1100 Irvine, CA 92614 Telephone: (949) 255-6950 Facsimile: (949) 474-2060  Attorneys for Defendant IQ DATA INTERNATIONAL, INC.						
	8	UNITED STATES DISTRICT COURT						
	9	CENT	CT OI	F CALIFORNIA				
	11	MONIQUE HESSELBROCK, an I		dual;	l;   No.: 2:23-cv-02169-FLA (PVCx)			
	12		Plaintiff,		DEFENDANT IQ DATA			
	13	l l			DEFENDANT IQ DATA INTERNATIONAL, INC.'S NOTICE OF MOTION AND MOTION TO STRIKE			
	14	VS.			MOTION TO STRIKE			
	15 16 17 18	I.Q. DATA INTERNATION business entity, is a busine EQUIFAX INFORMATION LLC, is a business entity; a Inclusive,	ΓΙΟΝΑL, INC., is a ness entity; ΓΙΟΝ SERVICES, y; and DOES 1-25,	is a S, 25,		June 7, 2024 1:30 p.m. Γ <b>ROOM:</b> 6F Hon. Fernando		
	19	I	Defendants.					
	20							
	21			Cor FA	Complain FAC File	int Filed: 03/ ed: 03/31/20	/23/2023 /23	
	22							
	23   24					WG OF DEC	IODD	
	25	TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD						
	26	<b>PLEASE TAKE NOTICE THAT</b> on June 7, 2023, at 1:30pm or as soon thereafter as this matter may be heard by the above-entitled Court, located at						
	27	U.S. Courthouse, 350 W. 1st Street, Los Angeles, California 90012, Courtroom						
	28	6B, 6 <sup>th</sup> floor, Defendant IQ Data International, Inc. ("IQ Data"), on behalf of						

DEFENDANT IQ DATA INTERNATIONAL, INC.'S NOTICE OF MOTION AND MOTION TO STRIKE PLAINTIFF'S EXPERT REPORTS

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itself and no others, files this motion for to strike Plaintiff's expert reports
pursuant to Federal Rule of Civil Procedure ("FRCP") 26. In the alternative, and
under the principles set forth in Daubert and 702 of the Federal Rules of
Evidence, Tarter's opinions should be excluded.

The Parties met and conferred regarding this dispute according to Local Rule 7-3, but were unable to resolve this dispute, thus necessitating this motion. The meet and confer took place on April 30, 2024.

The Motion to Strike is based upon this Notice and Motion, the concurrently filed Memorandum of Points and Authorities in Support, the Declaration of Joel D. Brodfuehrer in Support; and upon such other and further matters as may be presented at or prior to the time of the hearing.

Dated: May 10, 2024 GORDON REES SCULLY MANSUKHANI, LLP

> By: /s/Joel D. Brodfuehrer Kendra S. Canape Joel D. Brodfuehrer Attorneys for Defendant IQ DATA INTERNATIONAL, INC.